

OFFICIAL FILE  
ILLINOIS COMMERCE COMMISSION FORMAL COMPLAINT

2003 JUL 15  
Illinois Commerce Commission  
527 E. Capitol Avenue  
Springfield, Illinois 62701

CHIEF CLERK'S OFFICE

For Commission Use Only:

Case: 030442

ORIGINAL

Regarding a complaint by (Person making the complaint):

WILLIAM H. ANDERSON, JR., LANI R. ANDERSON

Against (Utility name):

COMMONWEALTH EDISON / EXELON

As to (Reason for complaint)

LACK OF DUE PROCESS AS REQUIRED BY BOTH STATE AND  
FEDERAL LAW IN THE ADMINISTRATION OF R.O.W. MATTERS PERTAINING TO  
THE SUBJECT RIVERSIDE PROPERTIES (SEE ATTACHED MAP) ESPECIALLY RIVER  
FRONTAGE BELONGING TO COMPLAINANT.  
in RIVERSIDE Illinois. REFERENCE E. 1/2 N.E. 1/4 SEC. 35-39-12.

TO THE ILLINOIS COMMERCE COMMISSION, SPRINGFIELD, ILLINOIS:

My mailing address is

190 MAPLEWOOD ROAD RIVERSIDE, IL 60546

The service address that I am complaining about is

SAME AS ABOVE.

My home telephone is

[708] 447-0014

Between 8:30 A.M. and 5:00 P.M. weekdays, I can be reached at

[708] 447-0014

(Full name of utility company)

COMMONWEALTH EDISON / EXELON

(respondent) is a public utility and is subject to the provisions of the Illinois Public Utilities Act.

In the space below, list the specific section of the law, Commission rule(s), or utility tariffs that you think is involved with your complaint.

WHEREAS THE U.S. SUPREME COURT HAS RULED REPEATEDLY THAT ALL  
GOVERNMENT AND THE AGENCIES LICENSED THEREBY EXERCISE DUE PROCESS AND  
EQUITY IN THE ADMINISTRATIVE MATTERS BROUGHT BEFORE THEM, THE  
COMPLAINANT HAS RECEIVED NEITHER IN ITS PURSUIT OF ITS RIGHTS WITH  
RESPONDENT.

Have you contacted the Consumer Services Division of the Illinois Commerce Commission about your complaint?

☒ Yes ☐ No

Has your complaint filed with that office been closed?

☐ Yes ☒ No

Please state your complaint briefly. Number each of the paragraphs. Please include time period and dollar amounts involved with your complaint. Use an extra sheet of paper if needed.

- ① THE LONG STRUGGLE TO HAVE THE OVERHEAD UTILITY LINES BURIED PROPERLY AND LEGALLY ALONG THE DES PLAINES RIVER IN RIVERSIDE, ESPECIALLY WITH REGARD TO THE COMPLAINANT'S PROPERTY, HAS BEEN FRAUGHT WITH MISINFORMATION, FAVORITISM, DELAY, INCONSISTENCIES, UNFULFILLED PROMISES, AND PERHAPS EVEN DECEIT. TO WIT, THE COMPLAINANT HAS SUFFERED BUREAUCRATIC BUMBLING FOR YEARS AND FACES COSTS OF APPROXIMATELY \$20,000.00 TO REMEDY THE SITUATION TO COMPLAINANT SATISFACTION (I.E. THE SAME STANDARDS ALREADY GRANTED BY RESPONDENT TO ADJACENT NEIGHBORS IN THE IDENTICAL SITUATION AND WITH SIMILAR, IF NOT IDENTICAL, CLAIMS OF LACK OF PROPER R.O.W. AND EVIDENCE OF NO CONSISTENT, (SEE ATTACHED PAGE)

Please clearly state what you want the Commission to do in this case:

COMPLAINANT ASKS THAT THE COMMISSION ORDER THE RESPONDENT TO CORRECT COMPLAINANT'S PROPERTY TO THOSE STANDARDS ALREADY ESTABLISHED IN THE IMMEDIATE NEIGHBORHOOD AS NECESSARY, SAFE, AND SUFFICIENT, I.E. TO BURY THE OVERHEAD LINES AS RESPONDENT HAS ALREADY DONE FOR ADJACENT PROPERTY OWNERS; AND TO DO THIS BEFORE NOVEMBER

Date: JULY 11, 2003  
(Month, day, year)

Complainant's Signature

*[Signature]*  
*[Signature]*

If an attorney will represent you, please give the attorney's name, address, and telephone number.

WINSTON DUKE  
132 WALTON

(847) 382-3935

BARRINGTON, IL 60010

You need to file the original with the Commission. Also, provide one copy for each utility complained about (referred to as respondents).

#### VERIFICATION

A notary public must witness the completion of this part of the form.

I, WILLIAM H. ANDERSON, JR. LAWYER R. ANDERSON  
first being duly sworn, say that I have read the above petition and know what it says.  
The contents of this petition are true to the best of my knowledge.

(Signature) *[Signature]* *[Signature]*

Subscribed and sworn/affirmed to before me on (month, day, year) 07-11-2003

WW Marquez-Perez  
Notary Public, Illinois



**NOTE:** Failure to answer all of the questions on this form may result in this form being returned without processing. If you have questions, please call the counselor in the Consumer Services Division that handled your informal complaint.

OR, IN THE ALTERNATIVE, COMPLAINANT ASKS THAT THE COMMISSION FASHION AND ORDER A REMEDY CONSISTENT WITH REASON AND OBJECTIVE STANDARDS

① CONTINUED...

INTELLIGIBLE PROCEDURES FOR RECTIFICATION OF THE DANGER AND MISPLACEMENT OF PRESENT OVERHEAD CONSTRUCTION.

② TO ADD TO THE EGREGIOUS WRONGS DONE TO THE COMPLAINANT, PERHAPS THE MOST GALLING IS THE FACT THAT COMPLAINANT WAS PRIOR IN TIME TO PRACTICALLY IDENTICAL REQUESTS FROM NEIGHBORS WHO WERE INDEED 100% SUCCESSFUL IN GETTING SAFE AND LEGAL INSTALLATION OF THE SUBJECT UTILITY LINES! THE RESULT OF THIS ARBITRARY POLICY OF REJECTION AND ACCEPTANCE OF RESPONDENT HAS RESULTED IN AN ABSURD CHECKERBOARD PATTERN OF BELOW-GROUND, ABOVE-GROUND LINES WHICH FAILS TO REPRESENT ANY OBJECTIVE STANDARD WHATSOEVER.

③ THE COMPLAINANT SUBMITS TO THE COMMISSION THE FOLLOWING RELATED CASES WHICH THE HEARING OFFICER WILL FIND PARTICULARLY INTERESTING IN SORTING OUT THE TRUTH IN THIS MATTER:

178 MAPLEWOOD	LOU SCHAUER
212 MAPLEWOOD	FRANK PODBIELSKI, ANNA MONTES
220 MAPLEWOOD	JACK AND TABITHA COCHRAN
230 MAPLEWOOD	JOE AND CAROLINE TEESON
236 MAPLEWOOD	CHARLES AND VIRGINIA KINGSPOON
240 MAPLEWOOD	TOM HECHT AND JANE BURNELL
246 MAPLEWOOD	JEFF BARON AND GAIL CROSSMAN
252 MAPLEWOOD	AL AND RITA TURNER
274 MAPLEWOOD	ALEJANDRO AND MARIA REYNOSO
276 MAPLEWOOD	NICK AND LISA LAUBROS
278 MAPLEWOOD	ROBERT AND LAUREN YACEK
280 MAPLEWOOD	TIM AND JANINE CHESROWN